## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

LAWRENCE KELVIN LARSOSA, #270 637,	) )
Plaintiff,	) )
v.	CIVIL ACTION NO. 2:18-CV-383-WHA
ELMORE CORRECTIONAL FACILITY, et al.,	[WO] )
Defendants.	)

## RECOMMENDATION OF THE MAGISTRATE JUDGE

Plaintiff, a state inmate incarcerated at the Kilby Correctional Facility, filed this 42 U.S.C. § 1983 complaint on April 3, 2018. After reviewing the complaint and finding deficiencies with this pleading, the court determined that Plaintiff should be provided an opportunity to file an amended complaint to correct the deficiencies. On April 5, 2018, the court entered a detailed order explaining the deficiencies in the complaint and providing Plaintiff with specific instructions regarding filing an amended complaint. Doc. 4. The court specifically advised Plaintiff "that this case will proceed only against the defendant(s) named and claim(s) presented in the amended complaint" and cautioned him that his failure to comply with the directives of the order would result in a recommendation that this case be dismissed. Doc. 4.

The time allowed to Plaintiff for filing an amended complaint expired on April 19, 2018. As of the present date, Plaintiff has failed to file an amended complaint as required by this court. The court therefore concludes that this case should be dismissed. *Tanner v. Neal*, 232 F. App'x 924 (11th Cir. 2007) (affirming *sua sponte* dismissal without prejudice of inmate's § 1983 action for failure to file an amended complaint in compliance with court's prior order directing

amendment and warning of consequences for failure to comply); see also Moon v. Newsome, 863

F.2d 835, 837 (11th Cir. 1989) (holding that, as a general rule, dismissal for failure to obey a court

order is not an abuse of discretion where a litigant has been forewarned).

Accordingly, it is the RECOMMENDATION of the Magistrate Judge this case be

DISMISSED without prejudice for Plaintiff's failures to comply with the order of the court and to

prosecute this action.

It is further ORDERED that on or before June 19, 2018, Plaintiff may file an objection to

the Recommendation. Plaintiff must specifically identify the factual findings and legal

conclusions in the Recommendation to which he objects. Plaintiff is advised that frivolous,

conclusive, or general objections will not be considered.

Failure to file a written objection to the Magistrate Judge's findings and recommendations

in accordance with the provisions of 28 U.S.C. § 636(b)(1) shall bar a party from a de novo

determination by the District Court of legal and factual issues covered in the Recommendation and

waives the right of the party to challenge on appeal the district court's order based on unobjected-

to factual and legal conclusions accepted or adopted by the District Court except upon grounds of

plain error or manifest injustice. 11th Cir. R. 3-1; see Resolution Trust Co. v. Hallmark Builders,

Inc., 996 F.2d 1144, 1149 (11th Cir. 1993); Henley v. Johnson, 885 F.2d 790, 794 (11th Cir. 1989).

DONE on this 5th day of June, 2018.

GRAY M. BORDEN

UNITED STATES MAGISTRATE JUDGE